1	DAYLE ELIESON		
	United States Attorney		
2	CHRISTOPHER BURTON		
	Assistant United States Attorney		
3	Nevada Bar No. 12940		
4	District of Nevada		
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	Christopher.Burton4@usdoj.gov		
6			
	Representing the United States of America		
7			
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10	United States of America,		
		Case No. 2:18-cr-00064-RFB-VCF	
11	Plaintiff,	THE PROOF IS NOT IN TO	
$_{12}$		UNOPPOSED MOTION TO UNSEAL SEARCH WARRANT	
	V.	UNSEAL SEARCH WARRANT	
$_{13}$	JACK HENRY LEFTLEY,		
14	Defendant.		
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17	CERTIFICATION: This Motion is timely filed.		
	CERTIFICATION. THIS MOTION IS UNITELY INCU.		
18	The parties, by and through the undersigned, respectfully request that the		
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19	Court unseal the following search and seizure warrant that was issued as part of		
20	the investigation in this case. The parties are seeking to unseal the warrant so that		
	the investigation in this case. The parties are seeking to unsear the warrant so that		
21	the Government can produce the search warrant and accompanying documents to		
,			
22	the Defendant as discovery.		
23			

1	The parties are requesting to unseal the warrant filed in case 2:18-cr-00064-		
2	RAB-VCF, and currently docketed as ECF No. 32. The specified search and seizure		
3	warrant was filed on March 19, 2018, and is captioned: "In the matter of the search		
4	of Information and Records Associated with the Hotmail E-mail Account		
5	useme321@hotmail.com."		
6	DATED this 9th day of April, 2018.		
7	Respectfully, DAYLE ELIESON United States Attorney //s// CHRISTOPHER BURTON Assistant United States Attorney		
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13	For the Defense:		
14	//s//		
15	REBECCA LEVY Attorney for JACK HENRY LEFTLEY		
16			
17	IT IS SO ORDERED:		
18	4 :110 2010		
19	RICHARD F. BOULWARE, II April 10, 2018 Date		
20	United States District Judge		
21			
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